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			THE ABOVE SPACE F	OR RECORDER'S USE	ONLY
THIS INDENTURE, ma	de May 30	, 1985	. 19, Letween	Steve 0. 1	ing, Sr.,
Divorced	and not remarri	ed	• •		
corporation, herein re THAT, WHEREAS (he	ferred to as TRUSTEE, Mortgagors are justly i	witnesseth: Indebted to	ty Pacific Finance the legal holders of the Note, in the principal su	Instalment Note here	inafter described.
i .					
·	<u> </u>		10/100agors of even date here		to the Holder and
delivered, which said	Note provides for [	monthly	instalments of princip 5/04/90 under a Rev	sal and interest, wit	h the balance of
provisions and limit allo is performed, and also in 20 as and WARRANT unto the fru	of this trust deed, and the teration of the sum of One D tee, its successors any assi	performance o otter in hand pa gns, the follow	e said principal sum of mone I the covenants and agreemend, the receipt whereof is here and described real Estate and	ents herein contained, by rby acknowledged do by th tall of their estate, night, bit	the Mortgagors to be ese presents CONVEY
AND STATE OF ILLINOIS, 1		сядо		_Cook	
THE SOUTH RAI	LF OF THE WEST H	ALF OF TH	OUTH ENGLEWOOD A BE SOUTH EAST QUA THIRD PRINCIPAL M	RTER OF SECTION	IVISION OF 32, TOWN-
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MOST COMMONLY	KNOWN AS: 3502	s. Morg	AI, CHICAGO, 11.	60620	
PERMANENT PAR	RCEL NO. 20-32-	-419-022	9px.	•	
u A — Rec	862Ih058 • 3	2752	47X-31-82		
which, with the property her	einaflor described, is referre	ed to herein as	the "premises,"	N,"	
for so long and during all su secondarily) and all apparat- refrigeration (whether single doors and windows, floor of physically attached thereto- or their successors or assig TO HAVE AND TO HOL herein set forth, free from all	ich times its Morigagors may us, eordipment or articles now units or centrally controlled overings, awnings, stores ai or not, and it is agreed that a ins shall be considered as or D the premises unto the said	r be entitled the v or hereafter th , and ventilation nd water heate it similar appar postituting part i Trustee, its sund by virtue of	, and appurtenances thereto to reto (which are ptedged prim sersin or thereon used to sup- in, including (without restrictions. All of the foregoing are of alies, equipment or articles he of the real estate. Increases and assigns, forever the Homestead Exemption Li	arity on a parity with so beautigan; ir conditional ing the fore cutrigl, screens, lectared to but a print of sa preafter placed in the piems of, for the purpose, son our or the purpose son our or the or the purpose son our or the our or the purpose son our or the purpose son our or the purpose son our or the purpose son our or the purpose son our or or the purpose son our or the purpose son our or the purpose	aid roal éatate and not no, water, tight, power, wind/w studos, storm id real estate whether ses by the mortgagors on the uses and trists
This trust deed co side of this trust dee	onsists of two pages. T	he covenant erein by re	ts, conditions and provi ference and are a par		
WITNESS the hai	•	-	rtgagors the day and y	ear first above writte	en,
Offin 1	Fiel.	[SEAL	•		ICTA L
STEVE O. KING		[SEAL			·
<del>-</del>		{SEAL	l		[SEAL]
This Trust Deed was p	repared by <u>D. Horn</u>	er_1699	E. WOodfield Roa	d#209Schau	ourg. Il.
STATE OF ILLINOIS,	}		Eile	en M. Dudziak	
County ofCook			or and residing in said C		
	CERTIFY		teve O. King. Sr.		
		ally known to	me to be the same person	uncenter whose har	rse
		-	ent, appeared before me led and delivered the said!		-
		_	purposes therein set forth		
	Given under my	hand and No	otarial Seal this	hday_May	19 85
			Elect	Mulin	Notary Public
Notarial Sea:	4 4 oc =		Page 1		
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THE COVENANTS, CONDITIONS AND PROVISIONS REFERED TO ON PAGE 1 (THE REVERSE SIDE OF THIS TRUST DEED):

- 1. Mortgagors shall (a) promptly repair, restore or rebuild any buildings or improvements now or heraefter on the (remises which may become damaged or be distingled) (b) keep sale premises in good condition and repair, without waste, and free from inschanic's or other isno or claims for her not expressly supordinated to the lien hereof; (c) pay when due any indebtedness which may be secured by a lien or charge on the premises superior to the lien hereof, and upon request exhibit satisfactory evidence of the discharge of such prior lien to Trustee or to holders of the note; (d) complete within a reasonable, time any building or buildings now or at any time in process of section upon said premises; (e) comply with all requirements of law or municipal ordinances with respect to the premises and the use thereof, (f) make no material alterations in said premises except as required by law or municipal of inance.
- 2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay special taxes, special assessments, water charges, sewer Sarvice charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the note duplicate receipts therefor. To prevent default hereunder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.
- 3. Mortgagors shall keep all buildings and improvements now or hereafter affusted on said premises insured egainst loss or damage by fire. 3. Morgagors shall keep all buildings and improvements now or hereafter attuated on said pramises insured against 1955 or damage by tire. lightning or windstorm (and flood damage, where the ender is required by law to have its loan so insured) under policies, providing for payment by the insurance companies of moneys sufficient either to pily the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in cumpanies satisfactory to the holders of the note, under insurance policies payable, in case of loss or damage, to Trustee for the benefit of the notes such rights to be evidenced by the standard mortgage clause to be attached to each policy, and shall deliver all policies including additional and renewal policies, to holders of the note, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.
- A. In case of default therein, Trustee or the holders of the note may, but need not, make any payment or perform any act hereinbefore required of Mortgagers in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior encumbrances, if any, and purchase, discharge, compromise or sattle any tax lien or other prior lien or title or claim thereof, or redewn from any tax said or forfeiture affecting said premises or contest any tax or assessment. All moneys paid for any of the purposes berein authorized and all expenses paid or incurred in connection therewith, including attorney's fees, and any other moneys advanced by Trustee or the holders of the note to protect the mortgaged premises and the lien hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so my in additional indebtedness secured hereby and shall become immediate; by due and payable without notice and with influents thereon at a rate so was not be noted that not shall never be considered as a waiver of any right accurring to them on account of any default hereunder on the payer of Mortgagors. of Mortgagors.
- 5. The Trustee or the holders of the note heraby secured making any payment hereby authorized relating to taxes or assessments, may do so according to any bill, sit ten antior estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sate, forfeiture, tax lien or title or claim thereof.
- 6. Mortgagors shall pay (act) item of indebtedness herein mentioned, both principal and interest, when due according to the terms hereof. At the option of the holders of the noise, no without notice to Mortgagors, all unpaid I hightedness secured by this Trust Deed shall, not withstanding anything in the notice of in this Trust Deed is the contrary, become due and payable (a) immediately in the case of default in making payment of any instalment of principal or interest on the note, or (b) when default shall occur and continue for three days in the performance of any other agreement of the Mortgagors herein contained.
- Mortgagors hereas on the note, or to, when details shall become due whether by acceleration or otherwise, holders of the note or Trustee shall have the right to foreclose the lien hereof. In any just to foreclose the lien hereof, there shall be allowed and included as additional indeptedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the note for altonietys' fees. Trustee's fees, appraiser's fees, outlays for documentary an Levience, sien agraphers' charges, publication costs and costs (which may be estimated as to items to be expended after entry of the decree) or occurring all such abstracts of title. Ittle searches and examinations, ittle insurance policies. Torrens certificates, and similar data and assurances with rear can to title as Trustee or holders of the note may deem to be re-isonably necessary either to prosecute such suit or to evidence to bidders at any she had pursuant to such decree the trus condition of the little to or the value of the premisers. All expenditures and expenses of the natural in this paragraph mentionned shall become so much additional indebtedness sectured hereby and immediately due and psyable, with interest thereon as the promaters the premisurative rate set forth therein, when paid or it curred by Trustee or holders of the note in connection with (a) any proceeding, including probate and bankruptcy proceedings, to which either as the first be a party, either as plaintiff, claimant or defendant, by reason of this trust deed or any incebtedness needby secured, or (a) preparations for the connection of the foreclosure hereof after accrual of such right to foreclosure whether or not actually commenced.

  B. The proceeds of any foreclosure sale of the premises shall be distincted and applied in the following order of priority: First, on account of all cools and expenses incident to the foreclosure proceedings, including thems which under the farm hereof constitute secured indebted rear additional to
- as their rights may appear.

  9. Upon, or at any time after the filling of a birl to foreclose this trust deed, the court in which such bill is filed may appoint a receiver of said premises. Such appointment may be made either before or after sale, without notine, "thout regard to the solvency of insolvency of Mortgagors at the time of application for such requirer and without regard to the then value of the premises or whether the same shall be then occupied as a homestead or not and the Trustee hereunder may be appointed as such receiver. Such receiver shall have power to collect the rents, issues and profits of sale premises during the pendancy of with foreclosures suit and, in case of a sale and a dell'ule loy, during the full statutory period of redemption, whether these tendengtion or not, as well as during any further times when Mortgagors, except life the intervention of such receiver, would be entitled to collect such rents, issues and profits, and all other powers which may be necessary or usual in such cases for the protection, possession, control, management and operation of the premises during the whole of said period. The Court from this to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of, (a) The indebtedness secured hereby, or by any decree foreclosing this trust deed, or any tax, special insulance of the lien with may be or become superior to the lien hereof or of such deficiency in case of a sale and deficiency.

  10. No action for the enforcement of the tien or of any private shall be subtent to any risks to which would not be coordinated to the coordinate shall be subtent to any risks to which would not be coordinated to the coordinate and control of any provision hereof shall be subtent to any risks to shall be subtent to any risks.
- IC. No action for the enforcement of the tien or of any privision hereof shall be subject to any date is: which would not be good and available to the party interposing same in an action at law upon the note hereby secured.
- 1). Trustee of the holders of the note shall be settle right to inspect the premises at all masonable lines and access thereto shall be permitted for that purpose.
- 12. Trustee has no duty to examine the title, location, existence or condition of the premises, or to inquire into the validity of the signatures or the identity, capacity, or authority of the signatures on the note or trust deed, nor shall Trustee be obligated to relick this trust doed or to exercise any power herein given unless expressly obligated by the turns hereof, nor be liable for any acts or omissions hereunder, and it in case of its own gross negligence or misconduct or that of the egents or employees of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given.
- herein given

  13. Trusters shall release this trust deed and the her thereof by proper instrument upon presentation of satisfactory unid not that all Indobtedness sourced by this trust deed has been fully paid, and Truster may execute and doliver a release hereof to and at the request of any parson who shall, when before or after maturity thereof, produce and sention to truster the notal, representing that all indebtedness hereby secured has been paid, which representation truster may accept as true without inquiry. Where a release is requested of a successor truster, such successor flus ere may accept as the without inquiry. Where a release is requested of a successor truster, such successor flus ere may accept as the genuine note herein described any note which bursts an identification number purporting to be placed thereon by a prior trust is hermander or which conforms in substance with the description herein on it may accept as the grounder of the release is requested of the original trustee and it has never placed its identification number on the not infection herein, it may accept as the grounder note herein described any note which may be presented and which conforms in substance with the description herein, it may accept as the grounder note herein described by the persons herein designated as makers thereof.

  14. Trusteer may resign by instrument and in the office of the Recorder of Release in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then Recorder of Deeds of the county in which the premises in alturated shall be Successor in Trust. Any Successor in Trust hereother shall have the individual actions all intendents as are herein given Trustee.

  15. This Trust Deed and all provisions hereof, shall as tend to any property or resignation and intendence and it provisions claiming under or through Mortnace.
- attuated shall be Successor in Trust. Any Successor in Trust hereunder shall have the idential little, powers and authority as are herein given Trustee.

  15. This Trust Deed and all provisions hereof, shall extend to and be binding upon Mortgagors and all persons claiming under or through Mortgagor and the word "flortgagors" when used herein shall include all such persons and all persons tilable for the payment of the indentedness or any planeted, whether or not such persons shall have executed the note of this Trust Deed. The word "note" when used in this instrument shall be construed to man "notes" when more than one note is used.

  16. Before releasing this trust deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in affect when the release doed is issued. Trustee or successor shall be entitled to reasonable compensation for any other act or service performed under any provisions of this trust deed. The provisions of the "Trust And Trustees Act" of the State of tilinois shall be applicable to this trust deed.

FOR THE PROTECTION OF BOTH THE BORROWER AND LENDER THE INSTALMENT NOTE SECURED BY TRUST TRUST DEED SHOULD BE IDENTIFIED BY TRUSTES BEFORE THE TRUST DEED IS FILED FOR RECORD	Identificat	Truste		
JE Security Pacific  1699 WOODF, EL 60195  PLACE IN RECORDER'S OFFICE BOX NUMBER		FOR P.CORDER'S INDEX PURPOSES INSERT STREET ADDRESS OF ABOVE DESCRIBED PROPERTY HERE		